



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 128] Jammu, Thu., the 31st Dec., 2015/10th Pausa, 1937. [No. 40

CONTENTS	English Pages	Vernacular pages
PART I-A— Appointments, promotions, transfers and leave of absence sanctioned by the Governor, Government and the Ministers	360-362	
PART I-B— Notifications, Communiques and General Orders by the Government and the Ministers	439-446	
PART II-A— Appointments, promotions, transfers and leave of absence sanctioned by Heads of Departments....	79-80	
PART II- B— Notifications, Notices and Orders by Heads of Departments, Provincial Heads, Magistrates and other officers competent to issue public notices under any law or rule	493-508	
PART II-C— Notifications, Notices and Orders by Election Commission of India, Chief Electoral Officer, Jammu and Kashmir and other Officers of the Department, Election Petitions and Judgements of Election Tribunal		
PART III- Laws, Regulations and Rules passed thereunder		
PART IV— Reprints from the Government of India Gazette or Gazettes of others Governments....		
PART V— Information and Statistics (a) Rates and prices in the State.... (b) Rates and wages (c) Crop Report and Forecasts (d) Weather Observations (e) Vital Statistics		
SUPPLEMENT-A—Trade Monthly Imports and Exports from the State		
SUPPLEMENT-B—Police		
SUPPLEMENT-C—Advertisements	173-178	193-196

Printed at the Ranbir Government Press, Jammu.

PART I-A

Jammu & Kashmir Government—Orders

HIGH COURT OF JAMMU AND KASHMIR AT SRINAGAR.

Notification

No. 375 Dated 05-10-2015.

It is hereby notified that vide High Court Order dated 29-09-2015 Mr. Sucha Singh S/o Mr. Bachan Singh R/o H. No. 107, Sector No. 4, Sanjay Nagar, Jammu has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his provisional/LL.B Degree Certificate and verification of his Character and antecedent from the concerned agency. His name has been entered under Serial No. JK-346/15 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

Notification

No. 376 Dated 05-10-2015.

It is hereby notified that vide High Court Order dated 29-09-2015 Mr./Ms. Shaheryar S/o/D/o Mr. Bashir Ahmad Agoo R/o 107, Khalid Abad, Baghat Barzulla, Srinagar has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the

verification of his/her provisional/LL.B Degree Certificate and verification of his/her Character and antecedent from the concerned agency. His/Her name has been entered under Serial No. JK-349/15 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

Notification

No. 377 Dated 05-10-2015.

It is hereby notified that vide High Court Order dated 29-09-2015 Mr. Hritik Badyal S/o Mr. Ravi Parkash R/o H. No. 1312, Indra Colony, Janipur, Jammu has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his provisional/LL.B Degree Certificate and verification of his Character and antecedent from the concerned agency. His name has been entered under Serial No. JK-332/15 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

Notification

No. 378 Dated 05-10-2015.

It is hereby notified that vide High Court Order dated 29-09-2015 Mr./Ms. Sumeerah Yousuf S/o/D/o Mr. Mohammad Yousuf Bhat R/o Ushkara, Baramulla has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the

verification of his/her provisional/LL.B Degree Certificate and verification of his/her Character and antecedent from the concerned agency. His/Her name has been entered under Serial No. JK-331/15 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

Notification

No. 381 Dated 05-10-2015.

It is hereby notified that vide High Court Order dated 29-09-2015 Mr. Noor Mohammad S/o Mr. Abdul Rehman R/o Maisuma, Gowkadal, Srinagar A/P Naseem Bagh, Habak, Srinagar has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his provisional/LL.B Degree Certificate and verification of his Character and antecedent from the concerned agency. His name has been entered under Serial No. JK-380/15 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

(Sd.) KANEEZ FATIMA,

Registrar General.



**THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Jammu, Thu., the 31st Dec., 2015/10th Pausa, 1937. [No. 40

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART I—B

Jammu and Kashmir Government —Notifications.

GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT—GENERAL ADMINISTRATION
DEPARTMENT.

Subject :—Confirmation of the Junior Scale KAS, Probationers of 2012(I) Batch.

Reference :—Notification Nos. PSC/EXAM/2013/60 dated 17-07-2013 and PSC/EXAM/2014/09 dated 04-02-2014 from the J&K Public Service Commission.

Government Order No.1461-GAD of 2015

Dated 19–11–2015.

In pursuance of rule 22(1)(a) of the Jammu and Kashmir Civil Services (Classification, Control and Appeal) Rules, 1956 read with rule 4 of the Jammu and Kashmir Combined Competitive Service (Probation and

Examination) Rules, 2000, it is hereby ordered that the following Junior Scale KAS Probationers, appointed vide Government Order No. 02-GAD of 2012 dated 02-01-2012, shall be deemed to have completed their period of probation satisfactorily :—

S. No.	Name of the Officer (Mr./Ms.)
1	2
1.	Shafiq Ahmad Wani
2.	Iqbal Hussain Mir
3.	Irfan Ali Khan
4.	Arshad Hussain Ganai
5.	Nazir Ahmad Bhat
6.	Ch. Mohd Nawaz
7.	Sheikh Enayattullah
8.	Samrinder Sing
9.	Deep Novel Kour
10.	Mohd Imran Niak
11.	Diksha Bamba
12.	Sheikh Salahu-ud-Din
13.	Mudasirah
14.	Naveed Hussain Badroo
15.	Jigmet Raftan
16.	Javaid Ahmed malik
17.	Saima Sharief Khan

1	2
18.	Abdul Majeed Rather
19.	Qaiser Mehmood
20.	Ashwani Hansa
21.	Ashu Kumari
22.	Imtiaz
23.	Arti
24.	Chander Shakher Sharma

By order of the Government of Jammu and Kashmir.

(Sd.) KHALID MAJEED,

Additional Secretary to the Government.

GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT—GENERAL ADMINISTRATION
DEPARTMENT.

Subject :—Confirmation of the Junior Scale KAS, Probationers of 2011 Batch.

Reference :—Notification Nos. PSC/Exam/2012/97 dated 03-07-2012, PSC/Exam/2012/173 dated 13-12-2012, PSC/Exam/2013/60 dated 17-07-2013 and PSC/Exam/2014/09 dated 04-02-2014 from the J&K Public Service Commission.

Government Order No.1449-GAD of 2015

Dated 13-11-2015.

In pursuance of rule 22(1)(a) of the Jammu and Kashmir Civil Services (Classification, Control and Appeal) Rules, 1956 read with rule 4 of the Jammu and Kashmir Combined Competitive Service (Probation and Examination) Rules, 2000, it is hereby ordered that the

following Junior Scale KAS Probationers appointed vide Government Order No. 434-GAD of 2011 dated 08-04-2011, shall be deemed to have completed their probation period satisfactorily :—

S. No.	Name of the Officer (S/Shri)
1	2
1.	Tariq Ahmad Reshi
2.	Chand Singh
3.	Israr Ahmad
4.	Ashraf Parvez
5.	Din Mohammad
6.	Hilal Ahmad Mir
7.	Danish Rasool Mir
8.	Bilal Ahmad
9.	Bashir-ul-Hassan
10.	Wahid-ur-Rehman
11.	Arshad Ahmad Khan
12.	Mohd Naseeb
13.	Ajay Salaan

By order of the Government of Jammu and Kashmir.

(Sd.) KHALID MAJEED,

Additional Secretary to the Government.

GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT—HOME DEPARTMENT.

Subject :—Temporary upgradation of 17 posts of Dy. SPs in the Pay Band of Rs. 9300-34800 with Grade Pay of Rs. 4800/- as Superintendents of Police in the Pay Band of Rs. 15600-39100 with Grade Pay of Rs. 6600/-

Reference :—Cabinet Decision No. 157/12/2015 dated 19-11-2015.

Government Order No. 522-Home of 2015

Dated 19-11-2015.

Sanction is hereby accorded to the temporary upgradation of 17 posts of Dy. SPs held by 17 Selection Grade Dy. SPs (whose names are given in Annexure 'A' to this Order) in the Pay Band of Rs. 9300-34800 with Grade Pay of Rs. 4800/- as Superintendents of Police in the Pay Band of Rs. 15600-39100 with Grade Pay of Rs. 6600/-.

It is further ordered that the upgradation of the above 17 posts shall be subject to the condition that the posts shall immediately revert to the pre-upgraded positions upon availability of vacancies of Superintendents of Police in the Police Department, by way of induction to IPS, retirement or otherwise.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,
Principal Secretary to the Government,
Home Department.

Annexure 'A' to Government Order No. 522-Home of 2015
Dated 19-11-2015.

S. No.	Name of the Officer	Place of Posting
	S/ Shri	
1.	Dawood Ayoub	SDPO, Sadder, Srinagar
2.	Perbeet Singh	SDPO, North, Jammu
3.	Mushtaq Ahmad	SDPO, Kangan
4.	Naresh Singh	SDPO, Akhnoor
5.	Aftab Ahmed Sheikh	Dy. SP IR-4th Bn.
6.	Raj Kumar	Dy. SP, CID CI, Kathua
7.	Sheikh Faisal Qayoom	Dy. SP, Crime, Kashmir
8.	Khalid Amin	Dy. SP, CID CI, Rajouri
9.	Sanjay Kumar Parihar	Dy. SP, DAR, Kishtwar
10.	Mubbasher Hussain	Dy. SP, SSG
11.	Ifroz Ahmad	SDPO, Handwara
12.	Mushim Ahmad	Dy. SP, AC HG, Reasi
13.	Mohd. Anwar-ul-Haq	Dy. SP, Traffic, Anantnag
14.	Ms. Shaheen Wahid	Dy. SP, SCRB, Jammu
15.	Sonam Dechen	Dy. SP, CID CI/SB, Leh
16.	Masroor Ahmad Mir	Dy. SP, JKAP-13th Bn.
17.	Mukesh Kumar Kakar	Dy. SP, IR-14th Bn.

(Sd.) SYED YASIR FAROOQ,

Under Secretary to Government,
Home Department.

JAMMU AND KASHMIR PUBLIC SERVICE COMMISSION,
RESHAM GHAR COLONY, BAKSHI NAGAR, JAMMU.

Subject :—Selection for the posts of Superintendent Jails in Prison
Department (Home Department).

Reference :—This Office Notification No. 07-PSC (DR-P) of 2014 dated
20-03-2014.

Notice

Dated 23–11–2015.

It is notified for information of the following candidates who had applied for the posts of Superintendent Jail in Prison Department (Home Department), that they shall present themselves before the Principal, Government Medical College, Jammu/Srinagar for Medical Examination within a week's time positively along with Identity Proof on the proforma given in Annexure "A" to this notice, duly attested by a Gazetted Officer :—

Particulars of the candidates

S. No.	Name and Address	Category
1.	Barkat Ahmad Dar S/o Sh. Mohd Subhan Dar R/o Seer Jageer Ghat, Tehsil Sopore, District Baramulla-192301	OM
2.	Rachna Devi D/o Sh. Buti Ram R/o Nanak Chak P/O and Tehsil Samba, District Samba-184121	SC

(Sd.) SHAKEEL-UL-REHMAN, KAS,

Secretary,
J&K Public Service Commission.

JAMMU AND KASHMIR PUBLIC SERVICE COMMISSION,
RESHAM GHAR COLONY, BAKSHI NAGAR, JAMMU.

Notification No. PSC/Exam/2015/56

Dated 23-11-2015.

In continuation of this office Notification No. PSC/Exam/2015/07 dated 07-08-2015, the result of the below mentioned candidates of SAC-I, Departmental Examination, Session July, 2014, which was withheld is now declared as under :—

Roll No.	Name of the Candidate	Parentage	PI	PII	PIII	PIV	Remarks
148	Tsewang Chosgain	Tsering Norboo	47	57	88	35	Passes in Papers I & III. Fails in Papers II and IV.
154	Tenzin Choedak	Tsering Namgyal	38	40	74	31	Passes in Paper I & III. Fails in Papers II & IV.

E&OE

By order.

(Sd.).....

Secretary and Controller of Examinations,
J&K Public Service Commission.



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Jammu, Thu., the 31st Dec., 2015/10th Pausa, 1937. [No. 40

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART II—A

Orders by Heads of Departments.

CHARGE REPORTS

In pursuance to Government Order No. 98-GAD of 2015 dated 27-01-2015, issued by the General Administration Department, we the undersigned handover/takeover the charge of the post of Director, Area Planning and Ex-Officio Special Secretary to Government, Planning and Development Department today on 05-02-2015 A. N.

(Sd.) SHOWKAT AHMAD BEIGH.

Relieved Officer.

(Sd.) SHABIR AHMAD BHAT.

Relieving Officer.

In pursuance of Government Order No. 98-GAD of 2015 dated 27-01-2015, we the undersigned have handed over and taken over the charge of the Office of Deputy Commissioner/Chief Executive Officer, Ladakh Autonomous Hill Development Council, Leh today the 2nd February, 2015 FN.

(Sd.) RAKESH BADIYAL, KAS,

Deputy Commissioner/CEO,
LAHDC, Leh.

Relieved Officer.

(Sd.) SAUGAT BISWAS, IAS,

Deputy Commissioner/CEO,
LAHDC, Leh.

Relieving Officer.



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Jammu, Thu., the 31st Dec., 2015/10th Pausa, 1937. [No. 40

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART II—B

Notifications, Notices and Orders by Heads of Departments.

GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE DIVISIONAL COMMISSIONER (J) ,
RAIL HEAD COMPLEX, JAMMU.

Subject :—Acquisition of land measuring 42 Kanals 18 Marlas situated in
Village Fatehpur, Tehsil and District Rajouri for construction of
road from Fatehpur to Budheen under PMGSY-Issuance of
declaration under sections 6&7 of the LA Act, thereof.

Notification No. 40-Div. Com. of 2015

Dated 03-11-2015.

Whereas, the land specification whereof as given below is required
in Village Fatehpur, Tehsil and District Rajouri for public purpose namely
for construction of road from Fatehpur to Budheen under PMGSY ;

Specification of land				
District	Tehsil	Mouza	Kh. Nos.	
Rajouri	Rajouri	Fatehpur	As per Annexure	Kls. Mls. 42-18

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 (Svt.) was issued by the Collector, Land Acquisition (ACR), Rajouri vide his notification issued under No. AC/LA/1743-45 dated 29-03-2013 for the land measuring 42 Kanals 18 Marlas situated in Village Fatehpur, Tehsil and District Rajouri ; and

Whereas, as per the report furnished by the Deputy Commissioner, Rajouri vide his No. AC/LA/445-46 dated 19-09-2015, no objections have been filed by the land owners/interested persons within the stipulated period, as required under sections 5&5(A) of the Land Acquisition Act ; and

Whereas, Deputy Commissioner, Rajouri has issued withdrawal order vide No. AC/LA/552 dated 28-10-2015, in respect of notification under sections 6&7 of LA Act, issued earlier vide No. 04-DCR of 2013 under endorsement No. AC/LA/2013/215-18 dated 11-05-2013 ; and

Whereas, the undersigned is satisfied that the land, particulars whereof as mentioned above is required for public purpose and it is in public interest to acquire the land for construction of road from Fatehpur to Budheen under PMGSY ;

Now, therefore, it is declared under section 6 of the Land Acquisition Act, (Svt.) 1990 that the aforementioned land is needed for public purpose. Further, the Collector, Land Acquisition (ACR), Rajouri is directed under section 7 of the said Act to take order for acquisition of the above specified land.

However, the Collector, Land Acquisition (ACR), Rajouri shall be personally responsible for proper title verification of all types of land involved in the case, and in respect of all the interested parties/land owners/rightful claimants in accordance with the relevant laws/rules in force, while making the final award in the case. Collector shall also ensure that no

additional fruit/non-fruit bearing trees and structures except already included are incorporated/entertained after the issuance of declaration. Collector shall be personally responsible if any award for any additional land/FB Trees/NFB Trees/Structures is issued/has been issued separately for the Fatehpur to Budheen road under PMGSY.

(Sd.) DR. PAWAN KOTWAL, IAS,

Divisional Commissioner,
Jammu.

Annexure-A

Specification of land

District	Tehsil	Mouza	Khasra Nos.	Area
1	2	3	4	5
				K. M.
Rajouri	Rajouri	Fatehpur	152 pt	01-13
			104 pt	00-15
			162/1pt	01-05
			162/1pt	00-13
			162/1pt	01-18
			165 pt	01-02
			167	01-06
			168 pt	00-17
			162/1pt	01-03
			173	00-12
			176	01-10
			180 pt	03-05
			180 pt	00-18
			152 pt	01-08
			103/1	00-12
			154	01-04

1	2	3	4	5
				K. M.
			162/1pt	00-17
			158	00-16
			165 pt	00-15
			168/1	00-19
			162/1pt	01-11
			162/1pt	02-00
			162/1pt	00-02
			177	00-17
			180 pt	01-14
			104/1	00-03
			162/1pt	00-05
			162/1pt	02-00
			157 pt	02-05
			165 pt	00-15
			193	00-13
			168	00-03
			162/1pt	01-18
			162/1pt	01-18
			174	02-11
			178	00-03
			180 pt	00-12
			Total	42-18

(Sd.) SACHIN DEV SINGH, KAS,
Assistant Commissioner (Central)
with Divisional Commissioner,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE DIVISIONAL COMMISSIONER (J),
RAIL HEAD COMPLEX, JAMMU.

Subject :-Acquisition of land measuring 95 Kanals 17 Marlas situated in Village Indloo, Tehsil Thathri, District Doda for construction of KM 13th TKN road to Challar-Issuance of declaration under sections 6&7 of the LA Act, thereof.

Notification No. 41-Div. Com. of 2015

Dated 03-11-2015.

Whereas, the land specification whereof as given below is required in Village Indloo, Tehsil Thathri, District Doda for public purpose namely for construction of KM 13th TKN road to Challar under PMGSY ;

Specification of land

District	Tehsil	Mouza	Kh. Nos.	Kls. Mls.
Doda	Thathri	Indloo	As per Annexure	95-17

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 Svt. was issued by the Collector, Land Acquisition (SDM), Bhaderwah vide his notification issued under No. 376-82/LAC/14 dated 17-07-2014 and subsequent Corrigendum No. 982-86/LAS/14 dated 29-10-2014, for land measuring 95 Kanals 17 Marlas situated in Village Indloo, Tehsil Thathri, District Doda for public purpose namely construction of KM 13th TKN road to Challar under PMGSY ; and

Whereas, as per the report furnished by the Deputy Commissioner, Doda vide his No. 496/LAC/D/15 dated 17-10-2015, no objections were filed by the land owners/interested persons within the stipulated period, as required under sections 5 & 5(A) of the Land Acquisition Act ; and

Whereas, the undersigned is satisfied that the land, particulars whereof as mentioned above is required for public purpose and it is in public interest to acquire the land for construction of KM 13th TKN road to Challar under PMGSY ; and

Now, therefore, it is declared under section 6 of the Land Acquisition Act, (Svt.) 1990 that the aforementioned land is needed for public purpose. Further, the Collector, Land Acquisition (SDM), Bhaderwah is directed under section 7 of the said Act, to take order for acquisition of the above specified land.

However, the Collector, Land Acquisition (SDM), Bhaderwah shall be personally responsible for proper title verification of all types of land involved in the case, and in respect of all the interested parties/land owners/rightful claimants in accordance with the relevant laws/rules in force, while making the final award in the case. Collector shall also ensure that no additional fruit/non-fruit bearing trees and structures except already included are incorporated/entertained after the issuance of declaration. Collector shall be personally responsible if any award for any additional land/FB Trees/NFB Trees/Structures is issued/has been issued separately for the KM 13th TKN road to Challar in Village Indloo under PMGSY.

(Sd.) DR. PAWAN KOTWAL, IAS,

Divisional Commissioner,
Jammu.

Annexure				
Particulars of land				
District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5
				K. M.
Doda	Thathri	Indloo	1 min	01-10
			1 min	01-18
			3 min	00-19
			3 min	00-12
			4 min	00-10
			4 min	00-17
			5 min	00-10
			5 min	00-06
			5 min	01-01
			5 min	00-19
			6 min	00-01
			10 min	01-15
			10 min	01-02
			214/14 min	00-06
			215/14 min	00-06
			215/14 min	00-17

1	2	3	4	5
				K. M.
			22 min	01-09
			23	00-07
			241/24	00-03
			242/24	01-06
			105 min	00-06
			106	00-13
			107 min	00-04
			109 min	00-03
			132 min	00-05
			133 min	00-02
			135 min	00-16
			185	00-15
			187 min	10-14
			187 min	02-06
			187 min	01-10
			187 min	01-12
			187 min	01-08
			187 min	03-18

1	2	3	4	5
				K. M.
			187 min	01-00
			187 min	00-11
			235/187 min	02-19
			217/188 min	02-14
			219/188 min	01-01
			219/188 min	00-18
			220/188 min	01-07
			221/188 min	02-00
			221/188 min	00-16
			224/188 min	01-07
			224/188 min	01-05
			225/188 min	00-16
			225/188 min	01-13
			225/188 min	00-12
			225/188 min	01-15
			225/188 min	00-12
			198 min	02-09
			198 min	01-10

1	2	3	4	5
				K. M.
			238/198 min	02-06
			198 min	01-16
			198 min	04-15
			198 min	00-11
			198 min	01-13
			198 min	02-08
			198 min	04-07
			198 min	02-03
			198 min	01-14
			198 min	01-15
			198 min	01-02
			198 min	01-01
			198 min	02-02
			198 min	00-09
			208 min	01-14
			Total	95-17

(Sd.) SACHIN DEV SINGH, KAS,
Assistant Commissioner (Central)
with Divisional Commissioner,
Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE DIVISIONAL COMMISSIONER (J),
RAIL HEAD COMPLEX, JAMMU.

Subject :—Acquisition of land measuring 186 Kanals 11 Marlas situated in Village Partapkote, Tehsil Suchetgarh, District Jammu for construction of Composite Bundh road and Naka-cum-Machen cum-fighting bunker along with Indo Pak Border (135 feet wide strip)-Issuance of declaration under sections 6&7 of the LA Act, thereof.

Notification No. 42-Div. Com. of 2015

Dated 06-11-2015.

Whereas, the land specification whereof are given below is required for defence purpose namely for construction of (135 feet wide strip) Composite Bund/Border Fencing along Indo Pak Border by BSF ;

Specification of land

District	Tehsil	Mouza	Kh. Nos.	Kls. Mls.
Jammu	R. S. Pura Now Suchetgarh	Partapkote	As per Annexure	186-11

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 Svt. was issued by the Collector, Land Acquisition (SDM), R. S. Pura vide Notification No. LA/BSF/Partapkote/2014/771-79 dated 31-01-2014 for the land measuring 186 Kanals 11 Marlas situated in Village Partapkote, Tehsil Suchetgarh, District Jammu ; and

Whereas, the report furnished by the Deputy Commissioner, Jammu vide letters No. DCJ/LA/BF-135/2014-15/943-44 dated 18-03-2015 and No. DCJ/LA/Partapkote/2015-16/543-44 dated 29-10-2015, no objections have been filed by the land owners/interested persons within the stipulated period, as required under sections 5 & 5(A) of the Land Acquisition Act ; and

Whereas, the undersigned is satisfied that the land, particulars whereof as mentioned above is required for public purpose and it is in interest of security of nation to acquire the land for construction of (135 feet wide strip) Composite Bund/Border Fencing along Indo Pak Border in Village Partapkote, Tehsil R. S. Pura now Suchetgarh, District Jammu.

Now, therefore, it is declared under section 6 of the Land Acquisition Act, (Svt.) 1990 that the aforementioned land is needed for public purpose. Further, the Collector, Land Acquisition (SDM), R. S. Pura is directed under section 7 of the said Act, to take order for acquisition of the above specified land.

However, the Collector, Land Acquisition (SDM), R. S. Pura shall be personally responsible for proper title verification of all types of land involved in the case, in respect of all the interested parties/land owners/rightful claimants in accordance with the relevant laws/rules in force, while making the final award in the case and shall also ensure that no additional fruit/non-fruit bearing trees and structures except already included are incorporated/entertained after the issuance of declaration.

(Sd.) DR. PAWAN KOTWAL, IAS,

Divisional Commissioner,
Jammu.

Annexure				
Particulars of land				
District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5
				K. M.
Jammu	Suchetgarh	Pratapkote	134/1	02-10
			134/1	02-00
			2	01-06
			3	00-09
			3 min	01-01
			3 min	00-13
			4 min	02-04
			4 min	01-08
			137/4	01-18
			5 min	00-12
			5 min	01-06
			11	01-08
			11 min	03-00
			135/14	01-00
			136/14	01-00
			136/14 min	01-09
			136/14 min	00-12

1	2	3	4	5
				K. M.
			136/14 min	02-03
			15 min	01-05
			15 min	00-18
			15 min	02-09
			15 min	01-14
			15 min	00-07
			17 min	00-19
			17 min	02-00
			17 min	01-19
			18	03-07
			18 min	00-19
			18 min	00-09
			21	08-01
			21	06-19
			35 min	03-15
			35 min	03-08
			35 min	01-16
			35 min	01-12
			36	05-05
			37	07-04
			41	00-10
			42	01-10

1	2	3	4	5
				K. M.
			43	03-18
		128/45, 85		01-03
			46	01-19
			47	01-10
			83	00-15
			83 min	08-09
			84	01-06
			87	00-11
			88	02-04
		161/131/89- 91, 93		06-16
		161/131/89- 91, 93 min		01-14
		161/131/89- 91, 93		04-16
			92	02-01
			94	00-03
			95	04-13
			96	00-14
			96 min	04-14
			97	02-13
			98	04-08
			98 min	02-00
			99	00-09

1	2	3	4	5
				K. M.
			102	06-09
			102	05-00
			113	02-12
			154/125	10-06
			155/125 min	03-12
			155/125 min	04-12
			155/125 min	04-11
			155/125 min	08-01
			155/125 min	02-07
			Total	186-11

(Sd.) SACHIN DEV SINGH, KAS,
Assistant Commissioner (Central)
with Divisional Commissioner,
Jammu.

Notice

I, Jatin Mishra S/o Ramesh Kumar, Residence of R. K. Furnishing, Talab Tillo, Bohri, Jammu applying for the correction of my father name in my PAN Card bearing No. BGPPM9187A. My father name is Ramesh Kumar instead of Romesh Kumar Mishra. Objection, if any, may be conveyed to the conceren authority.



**THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Jammu, Thu., the 31st Dec., 2015/10th Pausa, 1937. [No. 40

Separate paging is given to this part in order that it may be filed as a
separate compilation.

ADVERTISEMENTS—C

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE GENERAL, FIRE AND EMERGENCY SERVICES,
J&K, JAMMU.

GIST of e-NIT No. 11 of 2015

Dated 09-12-2015.

For and on behalf of the Governor of J&K State, e-Tenders are invited from the reputed manufacturers/registered firms/fabricators having their own registered working sites having 5 years past experience in such type of fabrications, for fabrication of 06 units (Tentative) of Fire Tenders with accessories and equipments as specified in Annexure-A & B :—

Particulars	Earnest Money	Cost of tender document
1	2	3
Fabrication of 06 units of Fire Tenders on Ashok Leyland 1616iL-4330 mm (170.5") WB Chassis (BS-III) Diesel Engine.	₹ 1.00 lacs	₹ 10000/-

1	2	3
Date of publishing of tender notice		09-12-2015.
Period of downloading of documents		From 09-12-2015 to 29-12-2015.
Date of submission of online documents		09-12-2015 to 29-12-2015.
Date of submission of hard copy		30-12-2015 up to 04.00 P. M.
Date of opening of tender		31-12-2015 or subsequent convenient date.

The tender documents along with other Terms and Conditions of the NIT and relevant documents can be downloaded from the State e-Portal <http://jktenders.gov.in>. The tender shall be uploaded in electronic format on the website <http://jktenders.gov.in>. The bidders shall have to upload scanned copy of all necessary documents like CDR/PAN/TIN/ Demand Draft (Tender Fee)/registration certificate duly renewed and hard copies thereof physically to tender receipting authority on 28-12-2015 up to 4.00 P. M. The cost of tender documents shall be in the form of Bank Draft drawn in favour of Accounts Officer, Fire and Emergency Services, J&K payable at Srinagar/Jammu and Earnest Money shall be pledged to Director General, Fire and Emergency Services, J&K. The local SSI units shall have to deposit EMD as prescribed by the Government subject to production of proof of their registration as SSI units for the trade/item/items tendered out, from Industries Department alongwith latest status report. The units registered with NSIC shall have to deposit Earnest Money in full like other firms. Cost of tender documents is non-refundable, whileas the Earnest Money is refundable.

(Sd.)

Accounts Officer,
Fire and Emergency Services,
J&K, Jammu.

JAMMU AND KASHMIR GOVERNMENT,
OFFICE OF THE GENERAL MANAGER,
RANBIR GOVERNMENT PRESS, JAMMU.

Short Term Tender Notice

Sealed quotations duly affixed with Revenue Stamps worth Rs. 5/- are invited from reputed firms for Rate Contractor of "Vaccum Pump with Motor" for Singal Colour Sheetfed Offset Machine Model SOM-136 of following specifications which should reach in this office by or before 02-01-2016 up to 12.00 Noon and shall be opened on the same day or any other date convenient to the Unit Purchase Committee of the department.

S. No.	Specifications	Quantity
1.	Vaccum Pump with Motor (3 Phase with 3HP)	03 Nos.

Terms and Conditions :

1. The tenderers are advised to furnish earnest money of Rs. 5,000/- in the shape of CDR/FDR duly pledged to the General Manager, Ranbir Government Press, Jammu.
2. The rates are FOR Press included all taxes and charges.
3. Supply of material shall be made within 10 days from the date of placement of supply order.
4. The supplied material shall be guaranteed for a period of one year. Any loss/damage during the guarantee period shall be removed/replaced by the firm free of cost.

For and on behalf of the Governor of Jammu and Kashmir.

(Sd.) F. H. QADRI,

General Manager.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF STATIONERY AND OFFICE SUPPLIES, J&K,
JAMMU.

e-Tenders

NIT No. DSS/62 of 2015 dated 30-11-2015

Sealed tenders affixed with revenue stamps worth Rs. 5/- (Rupees five only) e-Tenders are invited for and on behalf of the Governor of Jammu and Kashmir from the manufacturers and authorized dealers for said NIT for the year 2015-16 :—

Name of the NIT	Cost of Tender Document	CDR/FDR
Machinery/Equipments for two Govt. Presses, Jammu/Srinagar.	Rs. 600/- (Rupees six hundred only)	Rs. 75,000/- each annexure (Rupees seventy five thousand only for each annexure).

- i. Annexure- 'A-I' for Ranbir Govt. Press, Jammu.
- ii. Annexure- 'A-II' for Govt. Press, Srinagar.

Cost of tender document (in shape of Demand Draft favouring of Director, Stationery and Office Supplies, J&K. Earnest Money (in shape of CDR/FDR) in original favouring Director/Charirman, Central Purchase Committee, Directorate of Stationery and Government Presses, Jammu/ Srinagar.

The complete tender details comprising of NIT Tender Document can be seen/downloaded from the Government website <http://jktenders.gov.in> from 30-11-2015 (10.00 A. M.) to 28-12-2015 (4.00 P. M.).

Bids shall be uploaded/submitted in electronic format, on the same website <http://jktenders.gov.in> from 01-12-2015 (1.00 P. M.) to 28-12-2015 (4.00 P. M.).

The uploaded bids on the website will be opened on 04-01-2016 (12.00 Noon) in the Office of Chairperson, Central Purchase Committee C/o Directorate of Stationery and Office Supplies, J&K, Rail Head Complex, Jammu in presence of bidders who wish to attend. In case of holiday on the date of opening of bid, bids will be opened on the next working day at same time and venue.

The detailed tender notice containing terms and conditions of the aforesaid NIT's can be had from website <http://jktenders.gov.in>.

Cost of tender document (in shape of Demand Draft) in favour of Director, Stationery and Office Supplies, J&K and Earnest Money (in shape of CDR/FDR) from any Scheduled Bank in original favouring Chairman, Central Purchase Committee, Directorate of Stationery and Government Presses, Jammu/Srinagar along with requisite documents i. e. Authorization Certificate/Dealership Certificate, TIN number, Sales tax/Income tax clearance and any other relevant document which the tenderer may like to submit on shape of Hard Copy should reach in the Office of Member-Secretary, Central Purchase Committee C/o Directorate of Stationery and Office Supplies, J&K, Rail Head Complex, Jammu through by person/Speed Post/Registered Post/Courier only before due date of submission of technical bid i. e. 29-12-2015 (1.00 P. M.). Department shall not be responsible for any delay due to any reason.

(Sd.) KHILARI LAL,

Member-Secretary,
Central Purchase Committee, Dte. of
Sty. and Government Presses, Jammu/Srinagar,
J&K, Jammu.

GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE SUPERINTENDING ENGINEER,
ELECTRIC PURCHASE CIRCLE-IIND, BEMINA,
SRINAGAR-190010.

Cancellation Notice

In view of the guidelines issued by Techno Economic Committee Meeting held on 6th April, 2015, the below mentioned NIT

178 The J&K Govt. Gazette, 31st Dec., 2015/10th Pausa, 1937. [No. 40

floatated vide this office letter No. SE/EPC-II/149-62 dated 02-05-2015, is hereby cancelled.

NIT No.	Tender ID	Description of Material
1	2	3
EPC-II/05/ 2015-16	2015-PDD 17129-1	Purchase of 8.0 Mtr. 9.0 Mtr. and 11.0 Mtr. Long PCC Poles with working load of 200 kgs.

(Sd.).....

Superintending Engineer,
Electric Purchase Circle-IIInd,
Srinagar.

رجسٹرڈ نمبر جے کے۔ 33

جموں کشمیر گورنمنٹ گزٹ

جلد نمبر 128۔ جموں۔ مورخہ 31 دسمبر 2015ء بمطابق 10 پوسا 1937 ویروار۔ نمبر 40

اشتہارات

از عدالت چیف جوڈیشل مجسٹریٹ راجوری
سرکار بنام یشپال

مثل نمبر 83 / چالان، دائرہ 02-07-2013

فیصلہ 07-10-2015، تاریخ آئندہ 15-11-2015

علت نمبر 127 سال 2013ء، تھانہ پولیس راجوری

بجرائم زیر دفعات : 279,337 RPC

وارنٹ گشتی گرفتاری عام زیر دفعہ 512 ض ف
بخلاف ملزم: بیشپال ولد راج کمار ساکنہ وارڈ نمبر 12، راجوری تحصیل و ضلع راجوری۔
حکم بنام : اہلکاران پولیس ریاست جموں و کشمیر
بمقدمہ مندرجہ عنوان الصدور میں ملزم متذکرہ صدر کے خلاف بروئے حکم
امروزہ کارروائی زیر دفعہ 512 عمل میں لائی جا چکی ہے اور ملزم کے خلاف وارنٹ
جاری کرنے کا حکم ہوا ہے جو کہ جاری کیا جاتا ہے۔

لہذا آپ کو اصل وارنٹ گشتی گرفتاری عام زیر دفعہ 512 ضابطہ فوجداری
کی رو سے حکم و اختیار دیا جاتا ہے کہ اگر ملزم مذکور متذکرہ صدر اندر حدود ریاست
جموں و کشمیر جب کبھی اور جہاں کہیں بھی دستیاب ہوا تو اس کے تحت ضابطہ گرفتار کر کے
عدالت ہذا میں پیش کیا جاوے۔ وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔

تحریر 07-10-2015

دستخط : چیف جوڈیشل مجسٹریٹ راجوری۔

از عدالت منصف جوڈیشل مجسٹریٹ درجہ اول چھنی

بمقدمہ عنوان سرکار بنام صاحب دین وغیرہ

بمٹل نمبر 83/چالان، دائرہ 03-09-2013، فیصلہ رواں

پرچہ علت نمبر 41 سال 2013ء، تھانہ پولیس

بجرائم زیر دفعات : 457/380RPC

وارنٹ کشتی عام بمشاء دفعہ 512 ض ف

حکم بنام : اہلکاران پولیس ریاست جموں و کشمیر ہر خاص و عام۔

مقدمہ مندرجہ عنوان اُلصدر میں آپ کو بذریعہ وارنٹ ہذا اہلکاران پولیس ریاست جموں و کشمیر کو آگاہ کیا جاتا ہے کہ ملزمان نمبر (2) محمد اشرف ولد صاحب دین ساکنہ موضع پل ڈوڈہ نمبر (3) محمد یاسین ولد کریم دین ساکنہ پل ڈوڈہ تحصیل ضلع ڈوڈہ کے خلاف چالان مقدمہ عدالت ہذا میں رواں ہے۔

لہذا ملزمان مذکوریاں بعد ارتکاب جرم عدالت ہذا سے مقدمہ ہذا کی حاضری سے غیر حاضر ہو چکے ہیں۔ ملزمان مذکوریاں کے خلاف بالترتیب وارنٹ گرفتاری بلا ضمانتی جاری کئے گئے، لیکن ملزمان علاقہ دھہ ہذا سے بعد ارتکاب جرم روپوش ہو چکے ہیں جن کی نسبت رپورٹ بہ ثبت وارنٹ ہذا تعمیل کنندہ نے کی ہے کہ ملزمان روپوش ہو چکے ہیں۔ لہذا ملزمان متذکرہ کی دستیابی کی کوئی اُمید نہ رہی ہے۔ مثل نسبت تعمیل کنندہ SHO مذکورہ کے بیانات بھی زیر قلم لائے گئے، جہاں سے راقم کو اطمینان ہوا کہ ملزمان مذکوریاں کی علاقہ دھہ ہذا میں سر دست دستیابی کی کوئی اُمید نہ رہی ہے۔ اندرین حالت ملزمان کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جاتی ہے۔

لہذا پولیس ریاست جموں و کشمیر ہر خاص و عام کو بذریعہ وارنٹ گشتی عام ہذا آگاہ کیا جاتا ہے کہ ملزمان مذکوریاں ریاست جموں و کشمیر اندر حدود کہیں بھی موجود ہوں، کو گرفتار کر کے عدالت ہذا میں پیش کریں۔
عدم دستیابی ملزمان وارنٹ ہذا برخلاف ملزمان زیر کار رہے گا۔

تحریر: 19-09-2015

وارنٹ ہذا راقم کے دستخط و مہر عدالت سے جاری ہوا۔

دستخط : منصف جوڈیشل مجسٹریٹ درجہ اول چھنی

(جے اینڈ کے)

◆◆◆◆◆◆◆◆◆◆

EXTRAORDINARY

REGD. NO. JK-33



**THE
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

Vol. 128] Jammu, Fri., the 4th Dec., 2015/13th Agra., 1937. [No. 36-2

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART IV

Reprint from the Government of India Gazette.

MINISTRY OF LAW AND JUSTICE
(Legislative Department)

New Delhi, the 23rd October, 2015/Kartika 1, 1937 (Saka).

THE ARBITRATION AND CONCILIATION
(AMENDMENT) ORDINANCE, 2015

No. 9 of 2015

Promulgated by the President in the Sixty-sixth Year of the Republic
of India.

An Ordinance to amend the Arbitration and Conciliation Act, 1996.

Whereas, Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action.

Now, therefore, in exercise of the powers conferred by clause (1) of Article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :—

1. *Short title and commencement.*—(1) This Ordinance may be called the Arbitration and Conciliation (Amendment) Ordinance, 2015.

(2) It shall come into force at once.

2. *Amendment of section 2.*—In the Arbitration and Conciliation Act, 1996 (26 of 1996) (hereinafter referred to as the principal Act), in section 2,—

(I) in sub-section (1)—

(A) for clause (e), the following clause shall be substituted, namely :—

‘(e) “Court” means—

- (i) in the case of an arbitration other than international commercial arbitration, the principal Civil Court of original jurisdiction in a district, and includes the High Court in exercise of its ordinary original civil jurisdiction, having jurisdiction to decide the questions forming the subject-matter of the arbitration if the same had been the subject-matter of a suit, but does not include any civil court of a grade inferior to such principal Civil Court, or any Court of Small Causes ;
- (ii) in the case of international commercial arbitration, the High Court in exercise of its

ordinary original civil jurisdiction, having jurisdiction to decide the questions forming the subject-matter of the arbitration if the same had been the subject-matter of a suit, and in other cases, a High Court having jurisdiction to hear appeals from decrees of courts subordinate to that High Court ; ’ ;

(B) in clause (f), in sub-clause (iii), the words “a company or” shall be omitted ;

(II) in sub-section (2), the following proviso shall be inserted, namely :—

“Provided that subject to an agreement to the contrary, the provisions of sections 9, 27 and clause (a) of sub-section (1) and sub-section (3) of section 37 shall also apply to international commercial arbitration, even if the place of arbitration is outside India, and an arbitral award made or to be made in such place is enforceable and recognised under the provisions of Part II of this Ordinance.”.

3. *Amendment of section 7.*—In section 7 of the principal Act, in sub-section (4), in clause (b), after the words “or other means of telecommunication”, the words “including communication through electronic means” shall be inserted.

4. *Amendment of section 8.*—In section 8 of the principal Act,—

(i) for sub-section (1), the following sub-section shall be substituted, namely :—

“(1) A judicial authority, before which an action is brought in a matter which is the subject of an arbitration agreement shall, if a party to the arbitration agreement or any person claiming through or under him, so applies not later than the

date of submitting his first statement on the substance of the dispute, then, notwithstanding any judgment, decree or order of the Supreme Court or any Court, refer the parties to arbitration unless it finds that *prima facie* no valid arbitration agreement exists.” ;

- (ii) in sub-section (2), the following proviso shall be inserted, namely :—

“Provided that where the original arbitration agreement or a certified copy thereof is not available with the party applying for reference to arbitration under sub-section (1), and the said agreement or certified copy is retained by the other party to that agreement, then, the party so applying shall file such application along with a copy of the arbitration agreement and a petition praying the Court to call upon the other party to produce the original arbitration agreement or its duly certified copy before that Court.”.

5. *Amendment of section 9.*—Section 9 of the principal Act shall be renumbered as sub-section (1) thereof, and after sub-section (1) as so renumbered, the following sub-sections shall be inserted, namely :—

“(2) Where, before the commencement of the arbitral proceedings, a Court passes an order for any interim measure of protection under sub-section (1), the arbitral proceedings shall be commenced within a period of ninety days from the date of such order or within such further time as the Court may determine.

(3) Once the arbitral tribunal has been constituted, the Court shall not entertain an application under sub-section (1), unless the Court finds that circumstances exist which may not render the remedy provided under section 17 efficacious.”.

6. *Amendment of section 11.*— In section 11 of the principal Act,—

- (i) in sub-sections (4), (5) and (6), for the words “the Chief Justice or any person or institution designated by him” wherever they occur, the words “the Supreme Court or, as the case may be, the High Court or any person or institution designated by such Court” shall be substituted ;
- (ii) after sub-section (6), the following sub-sections shall be inserted, namely :—

“(6A) The Supreme Court or, as the case may be, the High Court, while considering any application under sub-section (4) or sub-section (5) or sub-section (6), shall, notwithstanding any judgment, decree or order of any court, confine to the examination of the existence of an arbitration agreement.

(6B) The designation of any person or institution by the Supreme Court or, as the case may be, the High Court, for the purposes of this section shall not be regarded as a delegation of judicial power by the Supreme Court or the High Court.” ;

- (iii) in sub-section (7), for the words “the Chief Justice or the person or institution designated by him is final”, the words “the Supreme Court or, as the case may be, the High Court or the person or institution designated by such Court is final and no appeal including Letters Patent Appeal shall lie against such decision” shall be substituted ;

- (iv) for sub-section (8), the following sub-section shall be substituted, namely :—

“(8) The Supreme Court or, as the case may be, the High Court or the person or institution designated by such Court, before appointing an arbitrator, shall seek a

disclosure in writing from the prospective arbitrator in terms of sub-section (1) of section 12, and have due regard to—

- (a) any qualifications required for the arbitrator by the agreement of the parties ; and
 - (b) the contents of the disclosure and other considerations as are likely to secure the appointment of an independent and impartial arbitrator.” ;
- (v) in sub-section (9), for the words “the Chief Justice of India or the person or institution designated by him”, the words “the Supreme Court or the person or institution designated by that Court” shall be substituted ;
- (vi) for sub-section (10), the following sub-section shall be substituted, namely :—
- “(10) The Supreme Court or, as the case may be, the High Court, may make such scheme as the said Court may deem appropriate for dealing with matters entrusted by sub-section (4) or sub-section (5) or sub-section (6), to it.” ;
- (vii) in sub-section (11), for the words “the Chief Justices of different High Courts or their designates, the Chief Justice or his designate to whom the request has been first made”, the words “different High Courts or their designates, the High Court or its designate to whom the request has been first made” shall be substituted ;
- (viii) for sub-section (12), the following sub-section shall be substituted, namely :—
- “(12) (a) Where the matters referred to in sub-sections (4), (5), (6), (7), (8) and sub-section (10) arise in an international commercial arbitration, the reference to the “Supreme

Court or, as the case may be, the High Court” in those sub-sections shall be construed as a reference to the “Supreme Court” ; and

(b) Where the matters referred to in sub-sections (4), (5), (6), (7), (8) and sub-section (10) arise in any other arbitration, the reference to “the Supreme Court or, as the case may be, the High Court” in those sub-sections shall be construed as a reference to the “High Court” within whose local limits the principal Civil Court referred to in clause (e) of sub-section (1) of section 2 is situate, and where the High Court itself is the Court referred to in that clause, to that High Court.’ ;

(ix) after sub-section (12), the following sub-sections shall be inserted, namely :—

“(13) An application made under this section for appointment of an arbitrator or arbitrators shall be disposed of by the Supreme Court or the High Court or the person or institution designated by such Court, as the case may be, as expeditiously as possible and an endeavour shall be made to dispose of the matter within a period of sixty days from the date of service of notice on the opposite party.

(14) For the purpose of determination of the fees of the arbitral tribunal and the manner of its payment to the arbitral tribunal, the High Court may frame such rules as may be necessary, after taking into consideration the rates specified in the Fourth Schedule.

Explanation :—For the removal of doubts, it is hereby clarified that this sub-section shall not apply to international commercial arbitration and in arbitrations (other than international commercial arbitration) in case where parties have agreed for determination of fees as per the rules of an arbitral institution.”.

7. *Insertion of new section 11A.*—After section 11 of the principal Act, the following new section shall be inserted, namely :—

“11A. Power of Central Government to amend Fourth Schedule.—(1) If the Central Government is satisfied that it is necessary or expedient so to do, it may, by notification in the Official Gazette, amend the Fourth Schedule and thereupon the Fourth Schedule shall be deemed to have been amended accordingly.

(2) A copy of every notification proposed to be issued under sub-section (1), shall be laid in draft before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in disapproving the issue of the notification or both Houses agree in making any modification in the notification, the notification shall not be issued or as the case may be, shall be issued only in such modified form as may be agreed upon by both the Houses of Parliament.”.

8. *Amendment of section 12.*—In section 12 of the principal Act,—

(i) for sub-section (1), the following sub-section shall be substituted, namely :—

“(1) When a person is approached in connection with his possible appointment as an arbitrator, he shall disclose in writing any circumstances,—

(a) such as the existence either direct or indirect, of any past or present relationship with or interest in any of the parties or in relation to the subject-matter in dispute, whether financial, business, professional or other kind, which is likely to give rise to justifiable doubts as to his independence or impartiality ; and

- (b) which are likely to affect his ability to devote sufficient time to the arbitration and in particular his ability to complete the entire arbitration within a period of twelve months.

Explanation 1 :—The grounds stated in the Fifth Schedule shall guide in determining whether circumstances exist which give rise to justifiable doubts as to the independence or impartiality of an arbitrator.

Explanation 2 :—The disclosure shall be made by such person in the form specified in the Sixth Schedule.” ;

- (ii) after sub-section (4), the following sub-section shall be inserted, namely :—

“(5) Notwithstanding any prior agreement to the contrary, any person whose relationship, with the parties or counsel or the subject-matter of the dispute, falls under any of the categories specified in the Seventh Schedule shall be ineligible to be appointed as an arbitrator :

Provided that parties may, subsequent to disputes having arisen between them, waive the applicability of this sub-section by an express agreement in writing :

Provided further that this sub-section shall not apply to cases where an arbitrator has already been appointed on or before the commencement of the Arbitration and Conciliation (Amendment) Ordinance, 2015.”.

9. *Amendment of section 14.*—In section 14 of the principal Act, in sub-section (1), in the opening portion, for the words “The mandate of an arbitrator shall terminate if”, the words “The mandate of an arbitrator shall

terminate and he shall be substituted by another arbitrator, if' shall be substituted.

10. *Substitution of new section for section 17.*—For section 17 of the principal Act, the following section shall be substituted, namely :—

“17. Interim measures ordered by arbitrai tribunal.—

(1) A party may, during the arbitral proceedings or at any time after the making of the arbitral award but before it is enforced in accordance with section 36, apply to the arbitral tribunal—

- (i) for the appointment of a guardian for a minor or person of unsound mind for the purposes of arbitral proceedings ; or
- (ii) for an interim measure of protection in respect of any of the following matters, namely :—
 - (a) the preservation, interim custody or sale of any goods which are the subject-matter of the arbitration agreement ;
 - (b) securing the amount in dispute in the arbitration ;
 - (c) the detention, preservation or inspection of any property or thing which is the subject-matter of the dispute in arbitration, or as to which any question may arise therein and authorising for any of the aforesaid purposes any person to enter upon any land or building in the possession of any party, or authorising any samples to be taken, or any observation to be made, or experiment to be tried, which may be necessary or expedient for the purpose of obtaining full information or evidence ;
 - (d) interim injunction or the appointment of a receiver ;
 - (e) such other interim measure of protection as may appear to the arbitral tribunal to be just and convenient, and the

arbitral tribunal shall have the same power for making orders, as the court has for the purpose of, and in relation to, any proceedings before it.

(2) Subject to any orders passed in an appeal under section 37, any order issued by the arbitral tribunal under this section shall be deemed to be an order of the Court for all purposes and shall be enforceable under the Code of Civil Procedure, 1908 (5 of 1908), in the same manner as if it were an order of the Court.”.

11. *Amendment of section 23.*—In section 23 of the principal Act, after sub-section (2), the following sub-section shall be inserted, namely :—

“(2A) The respondent, in support of his case, may also submit a counter-claim or plead a set-off, which shall be adjudicated upon by the arbitral tribunal, if such counter-claim or set-off falls within the scope of the arbitration agreement.”.

12. *Amendment of section 24.*—In section 24 of the principal Act, after the proviso to sub-section (1), the following proviso shall be inserted, namely :—

“Provided further that the arbitral tribunal shall, as far as possible, hold oral hearings for the presentation of evidence or for oral argument on day-to-day basis, and not grant any adjournments unless sufficient cause is made out, and may impose costs including exemplary costs on the party seeking adjournment without any sufficient cause.”.

13. *Amendment of section 25.*—In section 25 of the principal Act, in clause (b), at the end, after the words “allegations by the claimant”, the words “and shall have the discretion to treat the right of the respondent to file such statement of defence as having been forfeited” shall be inserted.

14. *Amendment of section 28.*—In section 28 of the principal Act, for sub-section (3), the following sub-section shall be substituted, namely :—

“(3) While deciding and making an award, the arbitral tribunal shall, in all cases, take into account the terms of the contract and trade usages applicable to the transaction.”.

15. *Insertion of new sections 29A and 29B.*—After section 29 of the principal Act, the following new sections shall be inserted, namely :—

“29A. **Time limit for arbitral award.**— (1) The award shall be made within a period of twelve months from the date the arbitral tribunal enters upon the reference.

Explanation :—For the purpose of this sub-section, an arbitral tribunal shall be deemed to have entered upon the reference on the date on which the arbitrator or all the arbitrators, as the case may be, have received notice, in writing, of their appointment.

(2) If the award is made within a period of six months from the date the arbitral tribunal enters upon the reference, the arbitral tribunal shall be entitled to receive such amount of additional fees as the parties may agree.

(3) The parties may, by consent, extend the period specified in sub-section (1) for making award for a further period not exceeding six months.

(4) If the award is not made within the period specified in sub-section (1) or the extended period specified under sub-section (3), the mandate of the arbitrator(s) shall terminate unless the Court has, either prior to or after the expiry of the period so specified, extended the period :

Provided that while extending the period under this sub-section, if the Court finds that the proceedings have been delayed for the

reasons attributable to the arbitral tribunal, then, it may order reduction of fees of arbitrator(s) by not exceeding five per cent, for each month of such delay.

(5) The extension of period referred to in sub-section (4) may be on the application of any of the parties and may be granted only for sufficient cause and on such terms and conditions as may be imposed by the Court.

(6) While extending the period referred to in sub-section (4), it shall be open to the Court to substitute one or all of the arbitrators and if one or all of the arbitrators are substituted, the arbitral proceedings shall continue from the stage already reached and on the basis of the evidence and material already on record, and the arbitrator(s) appointed under this section shall be deemed to have received the said evidence and material.

(7) In the event of arbitrator(s) being appointed under this section, the arbitral tribunal thus reconstituted shall be deemed to be in continuation of the previously appointed arbitral tribunal.

(8) It shall be open to the Court to impose actual or exemplary costs upon any of the parties under this section.

(9) An application filed under sub-section (5) shall be disposed of by the Court as expeditiously as possible and endeavour shall be made to dispose of the matter within a period of sixty days from the date of service of notice on the opposite party.

29B. Fast track procedure.—(1) Notwithstanding anything contained in this Act, the parties to an arbitration agreement, may, at any stage either before or at the time of appointment of the arbitral tribunal, agree in writing to have their dispute resolved by fast track procedure specified in sub-section (3).

(2) The parties to the arbitration agreement, while agreeing for resolution of dispute by fast track procedure, may agree that the arbitral tribunal shall consist of a sole arbitrator who shall be chosen by the parties.

(3) The arbitral tribunal shall follow the following procedure while conducting arbitration proceedings under sub-section (1) :—

- (a) The arbitral tribunal shall decide the dispute on the basis of written pleadings, documents and submissions filed by the parties without any oral hearing ;
- (b) The arbitral tribunal shall have power to call for any further information or clarification from the parties in addition to the pleadings and documents filed by them ;
- (c) An oral hearing may be held only, if, all the parties make a request or if the arbitral tribunal considers it necessary to have oral hearing for clarifying certain issues ;
- (d) The arbitral tribunal may dispense with any technical formalities, if an oral hearing is held, and adopt such procedure as deemed appropriate for expeditious disposal of the case.

(4) The award under this section shall be made within a period of six months from the date the arbitral tribunal enters upon the reference.

(5) If the award is not made within the period specified in sub-section (4), the provisions of sub-sections (3) to (9) of section 29A shall apply to the proceedings.

(6) The fees payable to the arbitrator and the manner of payment of the fees shall be such as may be agreed between the arbitrator and the parties.”.

16. *Amendment of section 31.*—In section 31 of the principal Act,—

- (i) in sub-section (7), for clause (b), the following shall be substituted, namely :—

‘(b) A sum directed to be paid by an arbitral award shall, unless the award otherwise directs, carry interest at the rate of two per cent, higher than the current rate of interest prevalent on the date of award, from the date of award to the date of payment.

Explanation :—The expression “current rate of interest” shall have the same meaning as assigned to it under clause (b) of section 2 of the Interest Act, 1978 (14 of 1978).’ ;

- (ii) for sub-section (8), the following sub-section shall be substituted, namely :—

“(8) The costs of an arbitration shall be fixed by the arbitral tribunal in accordance with section 31 A.”.

17. *Insertion of new section 31A.*—After section 31 of the principal Act, the following new section shall be inserted, namely :—

“31 A. **Regime for costs.**—(1) In relation to any arbitration proceeding or a proceeding under any of the provisions of this Act pertaining to the arbitration, the Court or arbitral tribunal, notwithstanding anything contained in the Code of Civil Procedure, 1908 (5 of 1908), shall have the discretion to determine—

- (a) whether costs are payable by one party to another ;
- (b) the amount of such costs ; and
- (c) when such costs are to be paid.

Explanation :—For the purpose of this sub-section, “costs” means reasonable costs relating to—

- (i) the fees and expenses of the arbitrators, Courts and witnesses ;
- (ii) legal fees and expenses ;
- (iii) any administration fees of the institution supervising the arbitration ; and
- (iv) any other expenses incurred in connection with the arbitral or Court proceedings and the arbitral award.

(2) If the Court or arbitral tribunal decides to make an order as to payment of costs,—

- (a) the general rule is that the unsuccessful party will be ordered to pay the costs of the successful party ; or
- (b) the Court or arbitral tribunal may make a different order for reasons to be recorded in writing.

(3) In determining the costs, the Court or arbitral tribunal shall have regard to all the circumstances, including—

- (a) the conduct of all the parties ;
- (b) whether a party has succeeded partly in the case ;
- (c) whether the party had made a frivolous counter-claim leading to delay in the disposal of the arbitral proceedings ; and
- (d) whether any reasonable offer to settle the dispute is made by a party and refused by the other party.

(4) The Court or arbitral tribunal may make any order under this section including the order that a party shall pay—

- (a) a proportion of another party's costs ;
- (b) a stated amount in respect of another party's costs ;
- (c) costs from or until a certain date only ;
- (d) costs incurred before proceedings have begun ;
- (e) costs relating to particular steps taken in the proceedings ;
- (f) costs relating only to a distinct part of the proceedings ; and
- (g) interest on costs from or until a certain date.

(5) An agreement which has the effect that a party is to pay the whole or part of the costs of the arbitration in any event shall be only valid if such agreement is made after the dispute in question has arisen.”.

18. *Amendment of section 34.*—In section 34 of the principal Act,—

- (i) in sub-section (2), in clause (b), for the Explanation, the following Explanations shall be substituted, namely :—

“Explanation 1.—For the avoidance of any doubt, it is clarified that an award is in conflict with the public policy of India, only if,—

- (i) the making of the award was induced or affected by fraud or corruption or was in violation of section 75 or section 81; or
- (ii) it is in contravention with the fundamental policy of Indian Law ; or

- (iii) it is in conflict with the most basic notions of morality or justice.

Explanation 2 :—For the avoidance of doubt, the test as to whether there is a contravention with the fundamental policy of Indian Law shall not entail a review on the merits of the dispute.” ;

- (ii) after sub-section (2), the following sub-section shall be inserted, namely :—

“(2A) An arbitral award arising out of arbitrations other than international commercial arbitrations, may also be set aside by the Court, if the Court finds that the award is vitiated by patent illegality appearing on the face of the award :

Provided that an award shall not be set aside merely on the ground of an erroneous application of the law or by reappraisal of evidence.” ;

- (iii) after sub-section (4), the following sub-sections shall be inserted, namely :—

“(5) An application under this section shall be filed by a party only after issuing a prior notice to the other party and such application shall be accompanied by an affidavit by the applicant endorsing compliance with the said requirement.

(6) An application under this section shall be disposed of expeditiously, and in any event, within a period of one year from the date on which the notice referred to in sub-section (5) is served upon the other party.”.

19. *Substitution of new section for section 36.*—For section 36 of the principal Act, the following section shall be substituted, namely :—

“36. **Enforcement.**—(1) Where the time for making an application to set aside the arbitral award under section 34 has expired, then, subject to the provisions of sub-section (2), such award shall be enforced in accordance with the provisions of the Code of Civil Procedure, 1908 (5 of 1908), in the same manner as if it were a decree of the court.

(2) Where an application to set aside the arbitral award has been filed in the Court under section 34, the filing of such an application shall not by itself render that award unenforceable, unless the Court grants an order of stay of the operation of the said arbitral award in accordance with the provisions of sub-section (3), on a separate application made for that purpose.

(3) Upon filing of an application under sub-section (2) for stay of the operation of the arbitral award, the Court may, subject to such conditions as it may deem fit, grant stay of the operation of such award for reasons to be recorded in writing :

Provided that the Court shall, while considering the application for grant of stay in the case of an arbitral award for payment of money, have due regard to the provisions for grant of stay of a money decree under the provisions of the Code of Civil Procedure, 1908 (5 of 1908).”.

20. *Amendment of section 37.*—In section 37 of the principal Act, in sub-section (1), for clauses (a) and (b), the following clauses shall be substituted, namely :—

- “(a) refusing to refer the parties to arbitration under section 8 ;
- (b) granting or refusing to grant any measure under section 9 ;
- (c) setting aside or refusing to set aside an arbitral award under section 34.”.

21. *Amendment of section 47.*—In section 47 of the principal Act, for the Explanation, the following Explanation shall be substituted, namely :—

*‘Explanation :—*In this section and in the sections following in this Chapter, “Court” means the High Court having original jurisdiction to decide the questions forming the subject-matter of the arbitral award if the same had been the subject-matter of a suit on its original civil jurisdiction and in other cases, in the High Court having jurisdiction to hear appeals from decrees of courts subordinate to such High Court.’.

22. *Amendment of section 48.*—In section 48 of the principal Act, for the Explanation to sub-section (2), the following Explanations shall be substituted, namely :—

*“Explanation 1 :—*For the avoidance of any doubt, it is clarified that an award is in conflict with the public policy of India, only if,—

- (i) the making of the award was induced or affected by fraud or corruption or was in violation of section 75 or section 81 ; or
- (ii) it is in contravention with the fundamental policy of Indian Law ; or
- (iii) it is in conflict with the most basic notions of morality or justice.

*Explanation 2 :—*For the avoidance of doubt, the test as to whether there is a contravention with the fundamental policy of Indian Law shall not entail a review on the merits of the dispute.”.

23. *Amendment of section 56.*—In section 56 of the principal Act, the Explanation shall be renumbered as Explanation 1 thereof, and after the

Explanation 1 as so renumbered, the following Explanation shall be inserted, namely :—

*‘Explanation 2 :—*In this section and in the sections following in this Chapter, “Court” means the High Court having original jurisdiction to decide the questions forming the subject-matter of the arbitral award if the same had been the subject-matter of a suit on its original civil jurisdiction and in other cases, in the High Court having jurisdiction to hear appeals from decrees of courts subordinate to such High Court.’.

24. *Amendment of section 57.*—In section 57 of the principal Act, in sub-section (1), for the Explanation, the following Explanations shall be substituted, namely :—

*“Explanation 1 :—*For the avoidance of any doubt, it is clarified that an award is in conflict with the public policy of India, only if,—

- (i) the making of the award was induced or affected by fraud or corruption or was in violation of section 75 or section 81 ; or
- (ii) it is in contravention with the fundamental policy of Indian Law ; or
- (iii) it is in conflict with the most basic notions of morality or justice.

*Explanation 2 :—*For the avoidance of doubt, the test as to whether there is a contravention with the fundamental policy of Indian Law shall not entail a review on the merits of the dispute.”.

25. *Insertion of new Fourth Schedule, Fifth Schedule, Sixth Schedule and Seventh Schedule.*—After the Third Schedule to the principal Act, the following new schedules shall be inserted, namely :—

‘THE FOURTH SCHEDULE

[See section 11 (14)]

Sum in dispute	Model fee
Up to Rs. 5,00,000/-	Rs. 45,000/-

Sum in dispute	Model fee
Above Rs. 5,00,000/- and up to Rs. 20,00,000/-	Rs. 45,000/- plus 3.5 per cent of the claim amount over and above Rs. 5,00,000/-
Above Rs. 20,00,000/- and up to Rs. 1,00,00,000/-	Rs. 97,500/- plus 3 per cent of the claim amount over and above Rs. 20,00,000/-
Above Rs. 1,00,00,000/- and up to Rs. 10,00,00,000/-	Rs. 3,37,500/- plus 1 per cent of the claim amount over and above Rs. 1,00,00,000/-
Above Rs. 10,00,00,000/- and up to Rs. 20,00,00,000/-	Rs. 12,37,500/- plus 0.75 per cent of the claim amount over and above Rs. 1,00,00,000/-
Above Rs. 20,00,00,000/-	Rs. 19,87,500/- plus 0.5 per cent of the claim amount over and above Rs. 20,00,00,000/- with a ceiling of Rs. 30,00,000/-.

Note :—In the event, the arbitral tribunal is a sole arbitrator, he shall be entitled to an additional amount of twenty-five per cent, on the fee payable as per the table set out above.

THE FIFTH SCHEDULE

[See section 12 (1)(b)]

The following grounds give rise to justifiable doubts as to the independence or impartiality of arbitrators :—

Arbitrator's relationship with the parties or counsel—

1. The arbitrator is an employee, consultant, advisor or has any other past or present business relationship with a party.
2. The arbitrator currently represents or advises one of the parties or an affiliate of one of the parties.

3. The arbitrator currently represents the lawyer or law firm acting as counsel for one of the parties.
4. The arbitrator is a lawyer in the same law firm which is representing one of the parties.
5. The arbitrator is a manager, director or part of the management, or has a similar controlling influence, in an affiliate of one of the parties if the affiliate is directly involved in the matters in dispute in the arbitration.
6. The arbitrator's law firm had a previous but terminated involvement in the case without the arbitrator being involved himself or herself.
7. The arbitrator's law firm currently has a significant commercial relationship with one of the parties or an affiliate of one of the parties.
8. The arbitrator regularly advises the appointing party or an affiliate of the appointing party even though neither the arbitrator nor his or her firm derives a significant financial income therefrom.
9. The arbitrator has a close family relationship with one of the parties and in the case of companies with the persons in the management and controlling the company.
10. A close family member of the arbitrator has a significant financial interest in one of the parties or an affiliate of one of the parties.
11. The arbitrator is a legal representative of an entity that is a party in the arbitration.
12. The arbitrator is a manager, director or part of the management, or has a similar controlling influence in one of the parties.
13. The arbitrator has a significant financial interest in one of the parties or the outcome of the case.

14. The arbitrator regularly advises the appointing party or an affiliate of the appointing party, and the arbitrator or his or her firm derives a significant financial income therefrom.

Relationship of the arbitrator to the dispute—

15. The arbitrator has given legal advice or provided an expert opinion on the dispute to a party or an affiliate of one of the parties.
16. The arbitrator has previous involvement in the case.

Arbitrator's direct or indirect interest in the dispute—

17. The arbitrator holds shares, either directly or indirectly, in one of the parties or an affiliate of one of the parties that is privately held.
18. A close family member of the arbitrator has a significant financial interest in the outcome of the dispute.
19. The arbitrator or a close family member of the arbitrator has a close relationship with a third party who may be liable to recourse on the part of the unsuccessful party in the dispute.

Previous services for one of the parties or other involvement in the case—

20. The arbitrator has within the past three years served as counsel for one of the parties or an affiliate of one of the parties or has previously advised or been consulted by the party or an affiliate of the party making the appointment in an unrelated matter, but the arbitrator and the party or the affiliate of the party have no ongoing relationship.
21. The arbitrator has within the past three years served as counsel against one of the parties or an affiliate of one of the parties in an unrelated matter.

22. The arbitrator has within the past three years been appointed as arbitrator on two or more occasions by one of the parties or an affiliate of one of the parties.
23. The arbitrator's law firm has within the past three years acted for one of the parties or an affiliate of one of the parties in an unrelated matter without the involvement of the arbitrator.
24. The arbitrator currently serves, or has served within the past three years, as arbitrator in another arbitration on a related issue involving one of the parties or an affiliate of one of the parties.

Relationship between an arbitrator and another arbitrator or counsel—

25. The arbitrator and another arbitrator are lawyers in the same law firm.
26. The arbitrator was within the past three years a partner of, or otherwise affiliated with, another arbitrator or any of the counsel in the same arbitration.
27. A lawyer in the arbitrator's law firm is an arbitrator in another dispute involving the same party or parties or an affiliate of one of the parties.
28. A close family member of the arbitrator is a partner or employee of the law firm representing one of the parties, but is not assisting with the dispute.
29. The arbitrator has within the past three years received more than three appointments by the same counsel or the same law firm.

Relationship between arbitrator and party and others involved in the arbitration—

30. The arbitrator's law firm is currently acting adverse to one of the parties or an affiliate of one of the parties.

31. The arbitrator had been associated within the past three years with a party or an affiliate of one of the parties in a professional capacity, such as a former employee or partner.

Other circumstances—

32. The arbitrator holds shares, either directly or indirectly, which by reason of number or de-nomination constitute a material holding in one of the parties or an affiliate of one of the parties that is publicly listed.
33. The arbitrator holds a position in an arbitration institution with appointing authority over the dispute.
34. The arbitrator is a manager, director or part of the management, or has a similar controlling influence, in an affiliate of one of the parties, where the affiliate is not directly involved in the matters in dispute in the arbitration.

*Explanation 1 :—*The term “close family member” refers to a spouse, sibling, child, parent or life partner.

*Explanation 2 :—*The term “affiliate” encompasses all companies in one group of companies including the parent company.

*Explanation 3 :—*For the removal of doubts, it is clarified that it may be the practice in certain specific kinds of arbitration, such as maritime or commodities arbitration, to draw arbitrators from a small, specialised pool. If in such fields it is the custom and practice for parties frequently to appoint the same arbitrator in different cases, this is a relevant fact to be taken into account while applying the rules set out above.

THE SIXTH SCHEDULE

[See section 12 (l)(b)]

Name :

Contact details :

Prior experience (including experience with arbitrations) :

Number of ongoing arbitrations :

Circumstances disclosing any past or present relationship with or interest in any of the parties or in relation to the subject-matter in dispute, whether Financial, Business, Professional or other kind, which is likely to give rise to justifiable doubts as to your independence or impartiality (list out) :

Circumstances which are likely to affect your ability to devote sufficient time to the arbitration and in particular your ability to finish the entire arbitration within twenty-four months and render an award within three months (list out) :

THE SEVENTH SCHEDULE

[See section 12(5)]

Arbitrator's relationship with the parties or counsel—

1. The arbitrator is an employee, consultant, advisor or has any other past or present business relationship with a party.
2. The arbitrator currently represents or advises one of the parties or an affiliate of one of the parties.
3. The arbitrator currently represents the lawyer or law firm acting as counsel for one of the parties.
4. The arbitrator is a lawyer in the same law firm which is representing one of the parties.
5. The arbitrator is a manager, director or part of the management, or has a similar controlling influence, in an affiliate of one of the parties if the affiliate is directly involved in the matters in dispute in the arbitration.

6. The arbitrator's law firm had a previous but terminated involvement in the case without the arbitrator being involved himself or herself
7. The arbitrator's law firm currently has a significant commercial relationship with one of the parties or an affiliate of one of the parties.
8. The arbitrator regularly advises the appointing party or an affiliate of the appointing party even though neither the arbitrator nor his or her firm derives a significant financial income therefrom.
9. The arbitrator has a close family relationship with one of the parties and in the case of companies with the persons in the management and controlling the company.
10. A close family member of the arbitrator has a significant financial interest in one of the parties or an affiliate of one of the parties.
11. The arbitrator is a legal representative of an entity that is a party in the arbitration.
12. The arbitrator is a manager, director or part of the management, or has a similar controlling influence in one of the parties.
13. The arbitrator has a significant financial interest in one of the parties or the outcome of the case.
14. The arbitrator regularly advises the appointing party or an affiliate of the appointing party, and the arbitrator or his or her firm derives a significant financial income therefrom.

Relationship of the arbitrator to the dispute—

15. The arbitrator has given legal advice or provided an expert opinion on the dispute to a party or an affiliate of one of the parties.
16. The arbitrator has previous involvement in the case. Arbitrator's direct or indirect interest in the dispute

17. The arbitrator holds shares, either directly or indirectly, in one of the parties or an affiliate of one of the parties that is privately held.
18. A close family member of the arbitrator has a significant financial interest in the outcome of the dispute.
19. The arbitrator or a close family member of the arbitrator has a close relationship with a third party who may be liable to recourse on the part of the unsuccessful party in the dispute.

Explanation 1 :— The term, “close family member” refers to a spouse, sibling, child, parent or life partner.

Explanation 2 :— The term “affiliate” encompasses all companies in one group of companies including the parent company.

Explanation 3 :—For the removal of doubts, it is clarified that it may be the practice in certain specific kinds of arbitration, such as maritime or commodities arbitration, to draw arbitrators from a small, specialised pool. If in such fields it is the custom and practice for parties frequently to appoint the same arbitrator in different cases, this is a relevant fact to be taken into account while applying the rules set out above.’.

PRANAB MUKHERJEE,

President.

(Sd.) DR. G. NARAYANA RAJU,

Secretary to the Government of India.

رجسٹرڈ نمبر جے کے۔ ۳۳

ایکسٹرا آرڈنری

جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 128 جموں۔ مورخہ 26 نومبر 2015ء بمطابق 5 اگراہنا 1937 ویروار نمبر 35-ا

PART II-B

پنجایت اجلاس

از مورخہ 25-07-2015 کو ایک اجلاس زیر صدارت شری کلدیپ کمار شرما سرپنچ پنجایت حلقہ ڈسکال بمقام پنجایت گھر میں منعقد ہو کر حسب ذیل کارروائی عمل میں لائی گئی ہے :-

ضمن نمبر 1: میں سیکرٹری پنجایت نے سابقہ کارروائی پڑھ کر سنائی اور آج کے اجلاس کا ایجنڈا پیش کر کے صدارت کیلئے سرپنچ صاحب کو کارروائی چلانے کی درخواست کی۔

ضمن نمبر 2: میں سرپنچ پنجایت نے ایجنڈا کے مطابق کارروائی شروع کی کہ آج کا ایجنڈا بجٹ کے بارے میں ہے جو کہ گرام سبھا سے پاس ہو

کر آیا ہے جو کہ اب اسے تحت رول 60 پنچایتی راج رول 1996 گزٹ میں چھپوانا ہے۔ لہذا تمام ممبران اس بارے میں اپنی اپنی رائے پیش کریں آیا کوئی تبدیلی یا ترمیم وغیرہ تو نہیں کرنی ہے۔

ضمنی نمبر 3 : میں ممبران میں سے شری رویش چندر نے تجویز پیش کی کہ اس بجٹ کو جلد از جلد چھپوا کر لوگوں میں تشہیر کریں تاکہ زیادہ سے زیادہ آمدن پنچایت کو ہو۔

ضمنی نمبر 4 : میں اتفاق رائے سے طے پایا گیا کہ جیسے گرام سبھا سے پاس ہو کر آیا ویسے ہی اس کو گورنمنٹ پرنٹنگ پریس میں چھپوایا جائے اور اس کی ہر میعاد 30 دن رکھی جائے تاکہ اگر کسی کو کوئی اعتراض ہو تو 30 دنوں کے اندر اندر حلقہ پنچایت کے سر پنچ سے رابطہ کر سکیں بعد میں سر پنچ پنچایت نے تمام حاضرین کا شکریہ ادا کیا :۔

نمبر شمار	نام ممبران پنچایت ڈسکال	دستخط
1۔	شری رویش چندر نائب سر پنچ وارڈ نمبر 2	دستخط انگریزی میں
2۔	شری رویش چندر پنچ وارڈ نمبر 3	دستخط انگریزی میں
3۔	شری مدن لعل پنچ وارڈ نمبر 5	دستخط انگریزی میں
4۔	شری میتی پاونا کماری پنچ وارڈ نمبر 4	دستخط انگریزی میں

5- شری لعل چند پنچ وارڈ نمبر 6 دستخط انگریزی میں

6- شریعتی اینٹا دیوی پنچ وارڈ نمبر 1 دستخط انگریزی میں

دستخط: انگریزی میں

سیکرٹری

پنجایت حلقہ ڈسکال۔

نقل ریٹ مطابق کارروائی رجسٹر پنجایت حلقہ ڈسکال اصل درست ہے۔

دستخط: انگریزی میں

کل دیپ کمار شرما

سر پنچ

پنجایت حلقہ ڈسکال۔

Details of unit-wise rates proposed and approved in the General
Gram Sabha of Halqa Panchayat Daskal, Block Akhnoor,
District Jammu.

Form No. 14

S. No.	Name of Units	Rate of tax per annum approved	Remarks
1	2	3	4
1.	Marble Shop, Karyana Wholesale, Bike Agency, Knitwear Factory, Feed Store, Furniture Wholesale Factory	Rs. 10, 000.00	
2.	Building Manufacture Shop, Garden Almira Factory, Poultry Farms, Cement and Steel Store, Show Room LG, Show Room Sony, Kouad Shop and small furniture shop	Rs. 4000.00	
3.	Small units, below to Rs. 4.00 Lacs	Rs. 500.00	
4.	Saw Mill	Rs. 5000.00	
5.	Atta Chakki	Rs. 200.00	
6.	Pvt. Primary School	Rs. 500.00	
7.	Heavy Vehicle	Rs. 500.00	
8.	Light Vehicle	Rs. 250.00	
9.	Pvt. Bank	Rs. 10,000.00	
10.	Earning person	Nil	
11.	Mobile Tower except BSNL	Rs. 20,000.00	

1	2	3	4
12.	Pvt. Cars	Nil	
13.	Pvt. Hospital	Rs 10,000.00	
14.	Banquet Hall	Rs. 10,000.00	
15.	Stone Crusher	Rs. 15,000.00	
16.	Tile Factory	Rs. 1,000.00	
17.	Tractor when used only agriculture purpose	Rs. 100.00	
18.	Quarries, Sand, Bajree, Stone from Nallah :		
	1. Tractor @ fee	Rs. 100.00	
	2. Tipper @ fee	Rs. 200.00	

Original Copy of Panchayat Resolution Register of Panchayat Halqa,
Daskal.

(Sd.) KULDEEP KUMAR SHARMA,

Sarpanch,
Panchayat Halqa, Daskal.

جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 128 جموں۔ مورخہ 26 نومبر 2015ء بمطابق 5 اگراہنا 1937 ویروار نمبر 2-35

PART II-B

پنچایت اجلاس

از مورخہ 31-07-2015 کو پنچایت حلقہ گھڑکھال کا ایک اجلاس زیر صدارت شری کل دیپ سنگھ پنچایت حلقہ گھڑکھال سرپنچ منعقد ہو کر حسب ذیل کارروائی عمل میں لائی گئی ہے :-

ضمن نمبر 1 : میں سیکرٹری پنچایت نے سابقہ کارروائی پڑھ کر سنائی اور آج کے اجلاس کا ایجنڈا پیش کر کے صدارت کیلئے سرپنچ صاحب کو کارروائی چلانے کی درخواست کی۔

ضمن نمبر 2 : میں سرپنچ پنچایت نے ایجنڈا کے مطابق کارروائی شروع کی کہ آج کا ایجنڈا بجٹ کے بارے میں ہے جو کہ گرام سبھا سے پاس ہو کر آیا ہے اب

اسے تحت رول 60 پنچائتی راج رول 1996 گزٹ میں چھپوانا ہے۔ لہذا تمام ممبران اس بارے میں اپنی اپنی رائے پیش کریں آیا کوئی تبدیلی یا ترمیم وغیرہ تو نہیں کرنی ہے۔

ضمنی نمبر 3 : میں ممبران میں سے شری کرن سنگھ پنچ نے تجویز پیش کی کہ اس بجٹ کو جلد از جلد چھپوا کر لوگوں میں تشہیر کریں تاکہ زیادہ سے زیادہ آمدن پنچایت کو ہو۔

ضمنی نمبر 4 : میں اتفاق رائے سے طے پایا گیا کہ جیسے گرام سبھا سے پاس ہو کر آیا ویسے ہی اس کو گورنمنٹ رنیر پریس میں چھپوایا جائے اور اس کی ہر میعاد 30 دن رکھی جائے تاکہ اگر کسی کو کوئی اعتراض ہو تو 30 دنوں کے اندر اندر حلقہ پنچایت کے سر پنچ سے رابطہ کر سکیں بعد میں سر پنچ پنچایت حلقہ شری کل دیپ سنگھ نے تمام ممبران کا شکریہ ادا کیا اور آج کے پنچایت اجلاس کو برخاست کیا۔

نمبر شمار نام ممبران پنچایت حلقہ گھڑ کھال دستخط ممبران پنچایت

- 1۔ شری میتی بنتی دیوی وارڈ نمبر 1 دستخط انگریزی میں
- 2۔ شری کرن سنگھ وارڈ نمبر 2 دستخط انگریزی میں
- 3۔ شری ملکھی رام وارڈ نمبر 3 دستخط انگریزی میں

- | | |
|--------------------------------|-------------------|
| 4- شریعتی شیلادیوی وارڈ نمبر 4 | دستخط انگریزی میں |
| 5- شری جنکار سنگھ وارڈ نمبر 5 | حاضر نہیں تھا |
| 6- شری منگل داس وارڈ نمبر 6 | دستخط اُردو میں |

دستخط: انگریزی میں
سیکرٹری
پنچایت حلقہ گھڑکھال۔

نقل ریٹ مطابق کارروائی رجسٹر پنچایت حلقہ گھڑکھال درست ہے۔

دستخط : انگریزی میں
کل دیپ سنگھ منہاس
سرپنچ
پنچایت حلقہ گھڑکھال اکھنور
(جے اینڈ کے)۔

Details of units in respect of Panchayat Halqa, Garkhal approved by the
General Gram Sabha in respect of Panchayat Halqa, Garkhal,
Block Akhnoor.

Form No. 14

S. No.	Name of Units	Rate of tax per annum	Remarks
1	2	3	4
1.	Karyana General Store	Rs. 400.00	
2.	Karyana Shop, Hardware Shop, Medical Shop	Rs. 300.00	
3.	Manyari Shop, Sweet Shop, Barber Shop, Cement Store, Photographers Shop, Tea Stall, Service Centre, Furniture Shop	Rs. 200.00	
4.	Saw Mills	Rs. 5000.00	
5.	Atta Chakki	Rs. 200.00	
6.	Pvt. P/S	Rs. 500.00	
7.	Ptv. M/S	Rs. 1000.00	
8.	Pvt. H/S	Rs. 1500.00	
9.	Heavy Vehicle	Rs. 500.00	
10.	Light Vehicle	Rs. 250.00	
11.	Pvt. Bank	Rs. 4000.00	
12.	Earning person	Nil	
13.	Mobile Tower Except BSNL	Rs 20,000.00	

1	2	3	4
14.	Pvt. Cars	Nil	
15.	Pvt. Hospital	Rs. 2000.00	
16.	Banquet Hall	Rs. 3000.00	
17.	Stone Crusher	Rs. 15000.00	
18.	Tractor when used Agriculture purpose		
19.	Quarries, Sand Bajree, Stone from Nallah @ fees		
	1. Tractor	Rs. 100.00	
	2. Tipper	Rs. 200.00	

Copy of Panchayat Resoulution Register of Panchayat Halqa, Garkhal.

(Sd.) KULDEEP SINGH MANHAS,

Sarpanch,
Panchayat Halqa, Garkhal,
Akhnoor (J&K).

رجسٹرڈ نمبر جے کے - ۳۳

ایکسٹرا آرڈنری

جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 128 جموں۔ مورخہ 26 نومبر 2015ء بمطابق 5 اگراہنا 1937ء ویروار نمبر 6-35

PART II-B

پنجایت اجلاس

از مورخہ 28-07-2015 کو پنجایت حلقہ امبھاراں کا ایک اجلاس
زیر صدارت شری رہتی سنگھ سرنچ پنجایت منعقد ہو کر حسب ذیل کارروائی عمل میں لائی
گئی ہے :-

ضمن نمبر 1 : میں سیکرٹری پنجایت نے سابقہ کارروائی پڑھ کر سنائی اور آج کے اجلاس
کا ایجنڈا پیش کیا اور صدارت کے لئے سرنچ صاحب کو آج کی کارروائی
چلانے کی درخواست کی۔

ضمن نمبر 2 : میں سرنچ پنجایت نے ایجنڈا کے مطابق کارروائی شروع کی کہ آج کا
ایجنڈا بجٹ کے بارے میں ہے جو کہ گرام سبھا سے پاس ہو کر آیا ہے۔
اب اسے تحت رول 60 پنجایتی راج رول 1996ء گزٹ میں چھپوانا

ہے۔ لہذا تمام ممبران اس بارے میں اپنی اپنی رائے پیش کریں آیا کوئی تبدیلی یا ترمیم وغیرہ تو نہیں کرنی ہے۔

ضمنی نمبر 3 : میں ممبران میں سے شری شام سنگھ پنچ نے تجویز پیش کی کہ اس بجٹ کو جلد از جلد چھپوا کر لوگوں میں تشہیر کریں تاکہ زیادہ سے زیادہ آمدن پنچایت کو ہو۔

ضمنی نمبر 4 : میں اتفاق سے پایا گیا کہ جیسے گرام سبھا سے پاس ہو کر آیا ویسے ہی اس کو گورنمنٹ رنیر پریس جموں میں چھپوایا جائے اور اس کی میعاد 30 دن رکھی جائے تاکہ اگر کسی کو کوئی قسم کا اعتراض ہو تو 30 دنوں کے اندر حلقہ پنچایت امبھاراں کے سر پنچ سے رابطہ کر سکیں بعد میں سر پنچ پنچایت نے تمام ممبران کا شکریہ ادا کیا۔

نمبر شمار	نام ممبران	دستخط
1۔	شریمتی شرو کماری وارڈ نمبر 1	-
2۔	شری چھتر پرکاش وارڈ نمبر 2	دستخط انگریزی میں
3۔	شری شام سنگھ وارڈ نمبر 3	دستخط انگریزی میں
4۔	شریمتی سدیش کماری شرما وارڈ نمبر 4	دستخط انگریزی میں
5۔	شری محمد یعقوب وارڈ نمبر 5	دستخط انگریزی میں
6۔	شری چھنگارام وارڈ نمبر 6	دستخط اردو میں
7۔	شریمتی جوتی دیوی وارڈ نمبر 7	دستخط انگریزی میں

- 8۔ شری ہرش کمار وارڈ نمبر 8 دستخط اُردو میں
9۔ شری چندر کمار وارڈ نمبر 9 دستخط انگریزی میں
10۔ محکمہ ہذا سے سبکدوش ہو چکا ہے -

دستخط : انگریزی میں
سیکرٹری
پنجایت حلقہ امبھاراں۔

نقل ریٹ مطابق پنجایت کارروائی رجسٹر اصل درست ہے۔

دستخط : انگریزی میں
ریشی سنگھ
سرپنچ
پنجایت حلقہ امبھاراں۔

Details of unit-wise rates proposed and approved in the
General Gram Sabha of Halqa Panchayat Ambaran, Block Akhnoor,
District Jammu.

Form No. 14

S. No.	Name of Units	Rate of tax per annum approved	Remarks
1	2	3	4
1.	Scooter Agency, Pepsi Agency	Rs. 500.00	
2.	Army General Store, Furniture House, Karyana big shop	Rs. 250.00	
3.	Small Karyana Shop, Poultry Farm, Tea Stall, Barber Shop, Tailor Shop, Meat Shop, Cycle Repair Shop, Shuttering Shop	Rs. 100.00	
4.	Atta Chakki	Rs. 200.00	
5.	Heavy Vehicles	Rs. 500.00	
6.	Light Vehicles	Rs. 250.00	
7.	Mobile Towers	Rs. 20,000.00	
8.	Earning person	Nil	
9.	Pvt. Cars	Nil	
10.	Banquet Hall	Rs. 3,000.00	
11.	Stone Crusher	Nil	
12.	Tractor when used for agricultural purpose	Rs. 100.00	
13.	Furniture House	Rs 500.00	

1	2	3	4
14.	Saw Mills	Nil	
15.	Brick Kiln	Nil	
16.	Quarries, Sand Bajree, Stone from Nallah @ fees :		
	1. Tractor Trolly	Rs. 100.00	
	2. Tipper	Rs. 200.00	

Original Copy of Panchayat Resolution Register of Panchayat Halqa,
Ambaran, Block Akhnoor.

(Sd.) RISHI SINGH,

Sarpanch,
Panchayat Halqa, Ambaran.

جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 128 جموں۔ مورخہ 26 نومبر 2015ء بمطابق 5 اگراہنا 1937ء دیوار نمبر 15-35

PART II-B

پنجایت اجلاس

از مورخہ 31-07-2015 کو پنجایت حلقہ سونگل اپر کا ایک پنجایت اجلاس زیر صدارت شری کلدیپ راج شرما سرنچ پنجایت منعقد ہو کر حسب ذیل کارروائی عمل میں لائی گئی ہے :-

ضمن نمبر 1 : میں سیکرٹری پنجایت نے سابقہ کارروائی پڑھ کر سنائی اور آج کے اجلاس کا ایجنڈا پیش کر کے صدارت کے لئے سرنچ صاحب کو کارروائی چلانے کی درخواست کی۔

ضمن نمبر 2 : میں سرنچ پنجایت نے ایجنڈا کے مطابق کارروائی شروع کی کہ آج کا ایجنڈا بجٹ کے بارے میں ہے جو کہ گرام سبھا سے پاس ہو کر آیا ہے۔

اب اسے تحت رول 60 پنچایتی راج رول 1996 گزٹ میں چھپوانا ہے۔ لہذا تمام ممبران اس بارے میں اپنی اپنی رائے پیش کریں آیا کوئی تبدیلی یا ترمیم وغیرہ تو نہیں کرنی ہے۔

ضمنی نمبر 3 : میں ممبران میں سے شری اوم پرکاش پنچ نے تجویز پیش کی کہ اس بجٹ کو جلد از جلد چھپا کر لوگوں میں تشہیر کریں تاکہ زیادہ سے زیادہ آمدن پنچایت کو ہو۔

ضمنی نمبر 4 : میں اتفاق رائے سے طے پایا کہ جیسے گرام سبھا سے پاس ہو کر آیا ویسے ہی اس کو گورنمنٹ رنیر پریس جموں چھپوایا جائے اور اس کی ہر میعاد 30 دن رکھی جائے تاکہ اگر کسی کو کوئی اعتراض ہو تو 30 دنوں کے اندر اندر حلقہ پنچایت کے سر پنچ صاحب سے رابطہ کر سکیں بعد میں سر پنچ پنچایت کے تمام ممبران کا شکریہ ادا کیا اور پنچایت حلقہ کے سر پنچ صاحب نے آج کی کارروائی کو برخواست کیا۔

نمبر شمار نام ممبران پنچایت سونگل اپر۔ دستخط ممبران

- | | |
|------------------------------------|-------------------|
| 1۔ شری میتی ویشنو دیوی وارڈ نمبر 1 | دستخط ہندی میں |
| 2۔ شری گیان چند وارڈ نمبر 2 | دستخط انگریزی میں |
| 3۔ شری شام لال وارڈ نمبر 3 | دستخط انگریزی میں |
| 4۔ شری میتی سنتوش دیوی وارڈ نمبر 4 | دستخط انگریزی میں |

- 5- شری اوم پرکاش وارڈ نمبر 5 دستخط انگریزی میں
6- شری وجے کمار وارڈ نمبر 6 دستخط انگریزی میں

دستخط : سیکرٹری

پنجایت حلقہ
سونگل اپر۔

نقل ریٹ مطابق کارروائی رجسٹر پنجایت حلقہ سونگل اپر بلاک اکھنور درست ہے۔

دستخط: انگریزی میں

شری کل دیپ راج
سرپنچ

حلقہ سونگل اپر بلاک اکھنور۔

Details of unit-wise rates proposed and approval in the
General Gram Sabha of Halqa Panchayat, Sungal-Upper
Block Akhnoor, District Jammu.

Form No. 14

S. No.	Name of Units	Rate of tax per annum approved
1	2	3
1.	Karyana Shop	Rs. 300.00
2.	Tailor Shop, Furniture Shop, Barbar Shop, Vegetable Shop	Rs. 200.00
3.	Saw Mill	Rs. 5000.00
4.	Atta Chakki	Rs. 200.00
5.	Pvt. P/S	Rs. 500.00
6.	Pvt. M/S.	Rs. 1000.00
7.	Heavy Vehicle	Rs. 500.00
8.	Light Vehicle	Rs. 250.00
9.	Pvt. Bank	Rs. 5000.00
10.	Earning person	Nil
11.	Mobile Tower except BSNL	Rs. 20,000.00
12.	Pvt. Cars	Nil
13.	Pvt. Hospital	Rs. 4000.00
14.	Banquet Hall	Rs. 3000.00
15.	Stone Crusher	Rs. 15000.00

1	2	3
16.	Tractor when used Agriculture purpose	Rs. 100.00
17.	Quarries, Sand, Bajree, Stone from Nallah @ fees	
	1. Tractor @ per trip	Rs. 100.00
	2. Tipper @ per trip	Rs. 200.00

Copy of the Panchayat Resolution Register of Panchayat Halqa, Sungal Upper-Sumah Block, Akhnoor.

(Sd.) KULDEEP RAJ,

Sarpanch,
Panchayat Halqa,
Sungal-Upper, Sumah.

رجسٹرڈ نمبر جے کے - ۳۳

ایکسٹرا آرڈری

جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 128 جموں۔ مورخہ 26 نومبر 2015ء بمطابق 5 گراہنا 1937 ویروار نمبر 35-16

PART II-B

پنجایت اجلاس

از مورخہ 30-07-2015 کو پنجایت حلقہ کوٹلی ٹانڈا کا ایک پنجایت اجلاس زیر صدارت شری جمیل سنگھ سرنچ پنجایت منعقد ہو کر حسب ذیل کارروائی عمل میں لائی گئی ہے بمقام پنجایت گھر:-
ضمن نمبر 1: میں سیکرٹری پنجایت نے سابقہ کارروائی پڑھ کر سنائی اور آج کے اجلاس کا ایجنڈا پیش کر صدارت کے لئے سرنچ صاحب کو کارروائی چلانے کی درخواست کی۔

ضمن نمبر 2: میں سرنچ پنجایت نے ایجنڈا کے مطابق کارروائی شروع کی کہ آج کا

ایجنڈا بجٹ کے بارے میں ہے جو کہ گرام سبھا سے پاس ہو کر آیا ہے۔
اب اسے تحت رول 60 پنچایتی راج رول 1996 گزٹ میں چھپوانا
ہے۔ لہذا تمام ممبران اس بارے میں اپنی اپنی رائے پیش کریں آیا کوئی
تبدیلی یا ترمیم وغیرہ تو نہیں کرنی ہے۔

ضمنی نمبر 3 : میں ممبران میں سے شری ہنس راج پنچ نے تجویز پیش کی کہ اس بجٹ کو
جلد از جلد چھپوا کر لوگوں میں تشہیر کریں تاکہ زیادہ سے زیادہ آمدن
پنچایت کو ہو۔

ضمنی نمبر 4 : میں اتفاق رائے سے طے پایا گیا کہ جیسے گرام سبھا سے پاس ہو کر
آیا ویسے ہی اس کو گورنمنٹ رنیر پریس میں چھپوایا جائے اور اس
کی ہر معاد 30 دن رکھی جائے تاکہ اگر کسی کو کوئی اعتراض ہو تو
30 دنوں کے اندر اندر حلقہ پنچایت کے سر پنچ سے رابطہ کر سکیں۔ بعد
میں سر پنچ پنچایت نے تمام ممبران کا شکریہ ادا کیا اور پنچایت اجلاس کو
برخاست کیا گیا۔

نمبر شمار نام ممبران پنچایت کوٹلی ٹانڈا دستخط ممبران پنچایت

- 1- شری متی بلوند ر کور وارڈ نمبر 1 دستخط انگریزی میں
- 2- شری سکھ دیو راج وارڈ نمبر 2 دستخط انگریزی میں
- 3- شری سیوارام وارڈ نمبر 3 دستخط ہندی میں
- 4- شری گل محمد وارڈ نمبر 5 دستخط اُردو میں

- 5- شریعتی نر سیمابی بی وارڈ نمبر 4 دستخط اُردو میں
6- شریعتی انیتا دیوی وارڈ نمبر 7 دستخط انگریزی میں
7- شری ہنسراج وارڈ نمبر 8 دستخط انگریزی میں

دستخط: انگریزی میں
سیکرٹری
پنجایت حلقہ
کوٹلی ٹانڈا۔

نقل ریٹ مطابق پنجایت کارروائی رجسٹر اصل درست ہے۔

دستخط: انگریزی میں
شری جمیل سنگھ
سرپنچ
پنجایت حلقہ
کوٹلی ٹانڈا۔

4 The J&K Govt. Gazette, 26th Nov., 2015/5th Agra., 1937. [No. 35-16

Rate list approved by the Gram Sabha Halqa Panchayat Kotli Tanda,
Block Akhnoor, District Jammu.

S. No.	Name of the Unit	Rate of tax per annum
1.	Karyana Shop	200/-
2.	Tea Stall Dhaba	200/-
3.	Atta Chakki	50/-
4.	Light Vehicles	300/-
5.	Heavy Vehicles	500/-
6.	Poultry Farm	500/-
7.	Almirah Factory	500/-
8.	Furniture House	1000/-
9.	Barber Shop	50/-
10.	Sweet Shop	100/-

Certified copy of rates approved by Gram Sabha.

(Sd.) CHAMEL SINGH PAWAR,

Sarpanch,
Panchayat Kotli Tanda (Akhnoor).

جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 128 جموں۔ مورخہ 26 نومبر 2015ء بمطابق 5 گراہنا 1937 و پروار نمبر 35-17

PART II-B

پنجایت اجلاس

از مورخہ 29-07-2015 کو پنجایت حلقہ ٹرگوال کا ایک پنجایت اجلاس
زیر صدارت شری سریندر سنگھ سرینچ پنجایت منعقد ہو کر حسب ذیل کارروائی عمل میں
لائی گئی کہ بمقام گھر ٹرگوال :-

ضمن نمبر 1 : میں سیکرٹری پنجایت نے سابقہ کارروائی پڑھ کر سنائی اور آج کے اجلاس
کا ایجنڈا پیش کر کے صدارت کیلئے جناب سرینچ صاحب کو کارروائی
چلانے کی درخواست کی۔

ضمن نمبر 2 : میں سرینچ پنجایت نے ایجنڈا کے مطابق کارروائی شروع کی کہ آج کا

ایجنڈا بجٹ کے بارے میں ہے جو کہ گرام سبھا سے پاس ہو کر آیا ہے اب اسے تحت رول 60 پنچایتی راج رول 1996 گزٹ میں چھپوانا ہے۔ لہذا تمام ممبران اس بارے میں اپنی اپنی رائے پیش کریں آیا کوئی تبدیلی یا ترمیم وغیرہ تو نہیں کرنی ہے۔

ضمنی نمبر 3: میں ممبران میں سے شری پر بین سنگھ پنچ نے تجویز پیش کی کہ اس بجٹ کو جلد از جلد چھپوا کر لوگوں میں تشہیر کریں تاکہ زیادہ سے زیادہ آمدن پنچایت کو ہو۔

ضمنی نمبر 4: میں اتفاق رائے سے طے پایا گیا کہ جیسے آگرام سبھا سے پاس ہو کر آیا ویسے ہی اس کو گورنمنٹ رنیر پریس میں چھپوایا جائے۔ لہذا اس کی ہر میعاد 30 دن رکھی جائے تاکہ اگر کسی کو کوئی اعتراض ہو تو 30 دنوں کے اندر اندر حلقہ پنچایت کے سر پنچ سے رابطہ قائم کریں بعد میں سر پنچ پنچایت نے تمام ممبران کا شکریہ ادا کیا۔

نمبر شمار۔ نام ممبران پنچایت حلقہ ٹرگوال دستخط ممبران

- 1۔ شری مکتیش کمار واری وارڈ نمبر 1 دستخط انگریزی میں
- 2۔ شری پر بین سنگھ وارڈ نمبر 2 دستخط انگریزی میں
- 3۔ شری اجیت کمار وارڈ نمبر 3 دستخط انگریزی میں
- 4۔ شری رتنو دیوی وارڈ نمبر 4 دستخط ہندی میں
- 5۔ شری بابو رام وارڈ نمبر 5 دستخط انگریزی میں

- 6۔ شری گنیش داس وارڈ نمبر 6 دستخط انگریزی میں
7۔ شری متی سونیتا دیوی وارڈ نمبر 7 دستخط انگریزی میں
8۔ شری مدن لال وارڈ نمبر 8 دستخط انگریزی میں

دستخط : انگریزی میں
سیکرٹری
پنجایت حلقہ ٹرگوال۔

نقل ریٹ مطابق پنجایت کارروائی رجسٹر اصل درست ہے۔

دستخط : انگریزی میں
شری سریندر سنگھ پوار
سرپنچ
پنجایت حلقہ ٹرگوال
بلاک اکھنور۔

4 The J&K Govt. Gazette, 26th Nov., 2015/5th Agra., 1937. [No. 35-17

Details of units in respect of Panchayat Halqa, Targwal approved by
the Gram Sabha (General) P-09.

S. No.	Name of Units	Rate of tax per annum	Remarks
1	2	3	4
1.	Poultry Farm, Karyana Shop, Building Shop, Tent House	Rs. 500.00	
2.	Medical Shop	Rs. 250.00	
3.	Barber Shop, Tailor Shop, Carpenter Shop, Shoe Maker, Electric Shop, Cycle Repair	Rs. 150.00	
4.	Saw Mill	Rs. 5000.00	
5.	Atta Chakki	Rs. 200.00	
6.	Pvt. P/S	Rs. 500.00	
7.	Heavy Vehicle	Rs. 500.00	
8.	Light Vehicle	Rs. 250.00	
9.	Earning person	Nil	
10.	Mobile Tower Except BSNL	Rs 20,000.00	
11.	Pvt. Cars	Nil	
12.	Banquet Hall	Rs. 2000.00	
13.	Stone Crusher	Rs. 15000.00	
14.	Furniture House	Rs. 2000.00	
15.	Tractor when used for agriculture purpose	Rs. 100.00	

16. Quarries, Sand, Bajree,
Stone from Nallah @ fees

1. Tractor @ Rs. 100.00

2. Tipper @ Rs. 200.00

Original copy of Panchayat Resolution Register of Panchayat Halqa,
Targwal.

(Sd.) SURINDER SINGH PAWAR,

Sarpanch,
Panchayat, Targwal,
Block Akhnoor.